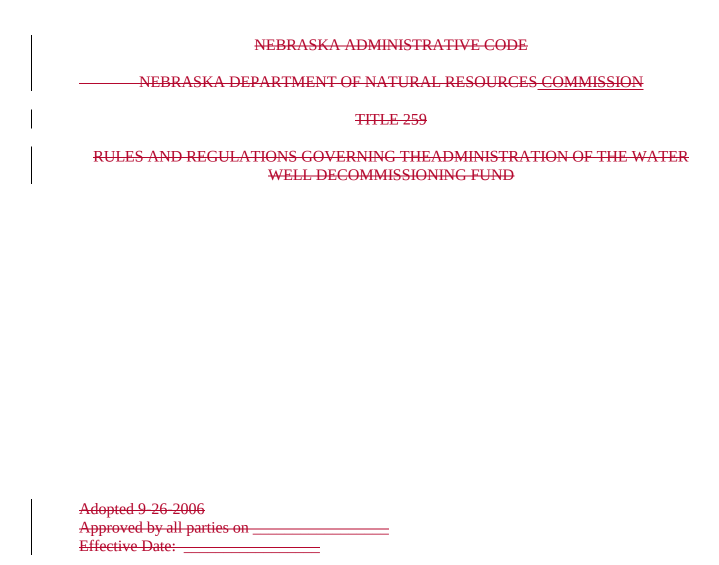
## NEBRASKA DEPARTMENT OF NATURAL RESOURCES COMMISSION

# TITLE 259 RULEEGULATIONS GOVERNING THE ADMINISTRATION OF THE WATER WELL DECOMMISSIONING FUND



## TITLE 259 NEBRASKA DEPARTMENT OF NATURAL RESOURCES <u>COMMISSION</u> RULES GOVERNING THE ADMINISTRATION OF THE WATER WELL DECOMMISSIONING FUND

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### NEBRASKA ADMINISTRATIVE CODE NEBRASKA NATURAL RESOURCES COMMISSION

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TITLE 259-DNR \_ ADMINISTRATION OF WATER WELL DECOMMISSIONING FUND

CHAPTER 1 – ADMINISTRATION OF WATER WELL DECOMMISSIONING FUND
GENERAL PROVISIONS

#### 001 General Provisions.

<u>001.01</u> -Purpose of Rules. These rules and regulations are adopted for the purpose of administering the Water Well Decommissioning Fund (Fund) created by Neb. Rev. Stat. §section 46-1403, R.R.S.2004 as amended.

<u>001.002</u> General Availability of Funds. Financial assistance from the Fund shall be available only to <u>natural resources</u> districts <u>which that</u> have cost-sharing programs for decommissioning water wells consistent with <u>Neb. Rev. Stat. §§ sections</u> 46-1401 to 46-1405, <u>R.R.S.2004</u> as <u>amended</u> and these rules; <u>and regulations</u> and <u>which</u> have entered into a contract <u>ual arrangement</u> with the Department setting forth the terms for providing such financial assistance.

<u>001.03</u> <u>Definitions</u>. As used in these rules<del> and regulations</del>, unless the context otherwise requires:

<u>"Decommissioning" "Decommissioned"</u> or <u>shall</u> "<u>Decommissioning" means</u> the act of filling, sealing, and plugging a water well in accordance with the rules and regulations of the Department of Health and Human Services, Regulations and Licensure; defined under Neb. Rev. Stat. § 46-1206.01;

<u>001.03(B)3.02</u> "Department"—<u>shall means</u> the <u>Nebraska</u> Department of Natural Resources—<u>created by Section 81-101, R.R.S.2003 as amended;</u>

<u>0013.03(C)</u>- ""Director" shall means the individual holding the position of the Director of of Natural Resources created by section 81-102the Department, R.R.S.2003 as amended;

<u>001.003(D).04</u> ""District" or "Natural Resources District" shall-means a a Natural Resources Ddistrict; ereated and operating in accordance with Chapter 2, Article 32, Reissue Revised Statutes of Nebraska;

<u>001.03(E)</u> "Fiscal Year" means July 1 of any calendar year through June 30 of the next calendar year;

<u>0013.03(F)5</u> "Fund" shall means the Water Well Decommissioning Fund created by section Neb. Rev. Stat. § 46-1403, R.R.S.2004 as amended;

<u>0013.03(G)6</u> "Licensed pump installation contractor" shall means an individual as defined under in sectionNeb. Rev. Stat. § 46-1209, R.R.S.2004 as amended and holding a current license issued in accordance with Chapter 46, Article 12, Nebraska Revised Statutes;

<u>0013.07</u> <u>03(H)</u> "Licensed water well contractor" shall mean an individual asis defined in under section Neb. Rev. Stat. § 46-1213, R.R.S.2004 as amended and holding a current license issued pursuant to Chapter 46, Article 12, Nebraska Revised Statutes; and

0013.0803(I-)- "Water well" it is as defined inunder Neb. Rev. Stat. § 46-1212shall mean any excavation that is drilled, cored, bored, washed, driven, dug, jetted, or otherwise constructed for the purpose of exploring for ground water, monitoring ground water, utilizing the geothermal properties of the ground, obtaining hydrogeologic information, or extracting water from or injecting water into the underground water reservoir. Water well shall not include any excavation made for obtaining or prospecting for oil or natural gas or for inserting media to repressure oil or natural gas bearing formations regulated by the Nebraska Oil and Gas Conservation Commission.

<u>REGULATIONS</u>. The files of each participating <u>natural resources</u> District shall be available for inspection by <u>personnel of the Department personnel</u> and by representatives of the State Auditor's Office during normal business hours of the <u>Defistrict</u>. -In the event <u>that</u> the Director becomes aware of a violation of the contract between the <u>Defistrict</u> and the Department or of these rules <u>and regulations</u>, the Director may terminate the contract and/or demand reimbursement of any <u>S</u>state funds related to such violation.

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<u>CHAPTER 2 QUALIFIED COST-SHARING PROGRAMS.</u> 002 Qualified Cost-Sharing Programs.

<u>002.014</u> Program Eligibility. For a <u>D</u>district to be eligible for reimbursement from the Fund, it must establish a water well decommissioning cost-share program which is consistent with the <u>following</u> requirements as set forth in Neb. Rev. Stat. § 46-1405.:

<u>001.01</u>. The district program must apply only to water wells which are decommissioned in accordance with all applicable state laws, standards, rules, and regulations and by a licensed water well contractor or licensed pump installation contractor.

<u>001.02</u>. The program must not exclude any category of water wells from cost share eligibility.

0021.01(A)3. -For purposes of Neb. Rev. Stat. § 46-1405 (3). The program must be available for at least thirty water wells per year. the program will be considered in compliance with this requirement if the To establish and maintain eligibility, a district does not have to provide cost-share assistance to at least thirty water wells each year. For a given fiscal year a program that is otherwise consistent with these rules will be consistent with this requirement if the Ddistrict has budgeted at least \$10,000 for that the program that Ffiscal Yyear. -If a natural resources Ddistrict produces sufficient evidence to document that it can cost-share the decommissioning of at least thirty 30 water wells for less than \$10,000, the Director may determine that such Ddistrict's program is eligible if the amount budgeted for decommissioning is equal to or greater than that lesser amount.

<u>0021.01(B)4</u>. The district program must provide at least 60% of the cost of decommissioning water wells, except that a district may establish a maximum cost share amount of no less than \$500 for all water wells other than hand dug

water wells and no less than \$700 for hand-dug water wells. For purposes of these rules Neb. Rev. Stat. § 46-1405 (4), the cost of decommissioning a water well does not include the cost of removing any exposed or buried pipes, tanks, or pumps; or any tower, wellhouse, or other apparatus or obstruction around or in the water well that might interfere with the process of decommissioning.

<u>002.02</u> Program Certification by District. -Each natural resources Delistrict desiring reimbursement from the Fund mustshall complete a program certification form provided by the Director. -The form mustshall be completed and returned by July 15 of each year the Delistrict wishes to receive reimbursement from the Fund.

<u>002.003</u> Approval of Programs. -The Director <u>isshall be</u> responsible for determining whether a <u>natural resources Ddistrict</u> cost-sharing program for decommissioning water wells complies with the requirements of <u>Neb. Rev. Stat. § 46-1405 and this Sectionehapter.</u>- Before making <u>any</u> such determination, the Director may request additional information from <u>any the Ddistrict.</u>

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<u>Title 259 DNR ADMINISTRATION OF WATER WELL DECOMMISSIONING FUND003</u>
Allocation of Funds.

#### Chapter 3 – ALLOCATION OF FUNDS

003.014 Allocation of Funds. The Director willshall allocate funds only to Delistricts which that have entered into a contractual arrangement with the Department and have a water well decommissioning cost-sharing program consistent with the requirements of Neb. Rev. Stat. § 46-1405 and Chapter 2 of these rules and regulations. -Each participating Ddistrict's percentage of the funds available for a Ffiscal Yvear will be determined by the Director on or before August 1 of that year and willshall be based upon that participating Delistrict's proportion of the wells decommissioned statewide with natural resource Ddistrict cost-share assistance. Each Ddistrict's proportion willshall be determined as follows: (1) for any Delistrict that has had a qualified program for at least the previous three consecutive Ffiscal Yyears, the average number of wells decommissioned with assistance from that program in the three previous Ffiscal Yyears willshall be determined; (2) for any Delistrict that has had a qualified program for only the last Ffiscal Yyear or the last two consecutive Ffiscal Yyears, the number of wells decommissioned with assistance from that program in the previous Ffiscal Yvear willshall be the number used for that Delistrict; (3) all average numbers determined in accordance with (1) above willshall be added to all numbers determined in accordance with (2) above to produce the total number of wells that have been decommissioned statewide with qualified Delistrict cost-share assistance programs; and (4) each Delistrict's number as determined in accordance with (1) or (2) above willshall then be divided by the total derived in accordance with (3) above to produce that Delistrict's proportion of the funds to be allocated for the then current Ffiscal Yyear. -Funds willshall be allocated to participating Ddistricts from those available in the Water Well Decommissioning Fund on at least a quarterly basis. -Except as provided in Rule Subsection 003.03 of this Chapter each Delistrict's share of each allocation willshall be based upon the percentages determined in accordance with this Subsruleection.

<u>003.02002</u> Certifying Wells Decommissioned. -On or before July 15 of each year, each <u>Delistrict which that</u> desires to be reimbursed from the Fund <u>willshall</u> certify the number of wells decommissioned with cost-sharing assistance the previous <u>Ffiscal Yy</u>ear in accordance with this <u>Subsection chapter</u>.

003.03003 Revising Allocations. The percentages determined pursuant to rule 001 of this chapter may be adjusted by the Director after March 1 if the Director determines that one or more districts cannot reasonably be expected to use their full percentage of the funds available for that fiscal year. To assist the Director in making such determinations on revising allocations, each participating Delistrict shall provide will provide the Director with a report by March 1. -The report willshall indicate the number of wells which that that the Delistrict has approved for cost-share assistance and which that are expected to be decommissioned and cost-shared by the **Del**istrict before July 1 and any other information the Delistrict desires to indicate the demand for funds in that Delistrict. If such report provides adequate evidence that the district is likely to provide sufficient decommissioning cost-share assistance to utilize all of the district's percentage of the available funds by July 1, that district's percentage will be maintained. If any the Delistrict does not provide the report, or if any district's the report indicates that it cannot be expected to utilize all of its percentage by July 1, the Director may reduce that <u>Delistrict</u>'s percentage and distribute <u>these any</u> funds thus made available to <u>Delistricts</u> which that have documented the need for additional funds in that Ffiscal Yyear.- Such distribution willshall be based on the Director's determination of the proportionate number of well decommissionings that could still be cost-shared within those Delistricts in the remainder of the Ffiscal Yyear.

<u>003.04004</u> Expiration of Allocation. Except to the extent that the Department encumbers funds at the end of the fiscal year to reimburse districts for cost share assistance paid by them in that fiscal year, <u>A</u>allocations <u>willshall</u> not be carried over from one <u>F</u>fiscal <u>Y</u>year to the next. Any unexpended but <u>R</u>re-appropriated funds will be included in the amount allocated for the next <u>F</u>fiscal <u>Y</u>year. -Funds encumbered by the Department at the end of the <u>F</u>fiscal <u>Y</u>year <u>willshall</u> also be released if a request for reimbursement <u>for such funds</u> has not been received by the Director by July 15.

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<u>FUND</u>004 Reimbursement to Districts.

Chapter 4 REIMBURSEMENT TO DISTRICTS

<u>004.01001</u> Limit on Reimbursements. Actual reimbursements to the <u>D</u>district for each water well decommissioned with <u>D</u>district cost-share assistance in accordance with these rules and regulations willshall not exceed the lesser of: -(1) 75 percent% of the cost of such decommissioning; (2) \$500 for all water wells other than hand-dug wells; (3) \$700 for hand-dug water wells; or (4) the actual amount of the cost-share assistance paid by the Ddistrict.

<u>004.02002</u> Requesting Reimbursement. A participating <u>D</u>district may request reimbursement no more often than monthly, except as necessary to avoid a loss of encumbered funds in accordance with <u>Rule 004 of Chapter 3 Subsection 003.04.</u> of these rules and regulations. To be eligible for such reimbursement, the <u>D</u>district must certify the following information for each water well for which cost-share reimbursement is being sought: -(1) the total cost of decommissioning the well; (2) the cost-share amount paid by the <u>D</u>district; and (3) that <u>D</u>district cost-sharing for the well was in compliance with <u>Neb. Rev. Stat. §§ sections</u> 46-1401 through to 46-1405, <u>R.R.S.2004</u>, as amended, and with these rules and regulations.

Enabling Legislation: Neb. Rev. Stat. §§ 46-1401 to 46-1405